1 2 3 4 5 6	BRUCE J. HIGHMAN, CBN 101760 HIGHMAN & HIGHMAN A PROFESSIONAL LAW ASSOCIATION 582 Market Street, Suite 1212 San Francisco, CA 94104 Telephone: (415) 982-5563 Fax: (415) 982-5202 Email: bruce.highman@highmanlaw.com Attorneys for Plaintiff		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRIC	CT OF CALIFORNIA	
10	CINDY COLLEY, an individual,	No. 22-cv-03884-HSG	
11	Plaintiff,	STIPULATION TO DISMISS ACTION;	
12	-V-	DECLARATION OF BRUCE HIGHMAN IN SUPPORT OF	
13 14	SNAPMEDTECH, INC. DBA SNAPNURSE, a corporation; and DOES 1- 10, inclusive,	STIPULATION; ORDER	
15	Defendants.		
16	The parties hereto, by and through their re	espective attorneys, hereby stipulate to dismissal	
17	of the above-entitled action pursuant to FRCP 41(a)(1). No party shall seek an award of costs o		
18	attorneys' fees from the Court.		
19	The current operative complaint, the second amended complaint ("SAC"), alleges thirteen		
20	claims for relief. The first twelve claims are plaintiff Cindy Colley's individual claims. The		
21	thirteenth claim is a representative claim under the California Labor Code Private Attorneys General		
22	Act ("PAGA") which plaintiff Colley ("Colley") has brought on behalf of herself and other		
23	employees of defendant SnapMedTech, Inc. dba SnapNurse ("SnapNurse") for violations of Labor		
24	Code §§ 1102.5, 6310, 232.5, 98.6 and 1198.5 a	llegedly committed against Colley and the other	
25	employees. As to the first twelve claims for re	lief, this dismissal is with prejudice. As to the	
26	thirteenth claim under PAGA, this dismissal is with prejudice as to Colley, and without prejudice		
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Stipulation to Dismiss Action; Declaration of Bruce Highman; Order - No. 22-CV-03884-HSG

1	as to the other employees on whose behalf it has been brought.	
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3	DATED: February 8, 2023 /s/ Bruce J. Highman	
4	Bruce J. Highman Highman & Highman Attorneys for Plaintiff	
5	Attorneys for Plaintiff	
6	DATED: February 8, 2023 /s/ Lonnie D. Giamela Lonnie D. Giamela	
7	Fisher & Phillips LLP Attorneys for Defendant	
8	SnapMedTech, Inc. dba SnapNurse	
9	DECLARATION OF BRUCE HIGHMAN IN SUPPORT OF STIPULATION	
10	I, Bruce J. Highman, hereby declare:	
11	1. I am plaintiff Cindy Colley's ("Colley's") attorney of record.	
12	2. As indicated above in the stipulation, the first twelve claims in the second amended	
13	complaint ("SAC") are Colley's individual claims. The thirteenth claim is a representative claim	
14	under the California Labor Code Private Attorneys General Act ("PAGA") which Colley has brought	
15	on behalf of herself and other employees against defendant SnapMedTech, Inc. dba SnapNurse	
16	("SnapNurse") for violations of Labor Code §§ 1102.5, 6310, 232.5, 98.6 and 1198.5.	
17	3. Colley has reached an individual settlement in this matter with SnapNurse. The settlement	
18	in no way affects the rights and claims of the other employees on whose behalf Colley has brought	
19	the PAGA claim. The other employees will not be prejudiced as dismissal of the PAGA claim as to	
20	them will be without prejudice.	
21	4. For these reasons, I respectfully request on Colley's behalf that the Court sign and enter	
22	the [Proposed] Order below dismissing the entire action as follows with no party seeking an award	
23	of attorneys' fees or costs from the Court: (1) dismiss the first twelve claims in the SAC with	
24	prejudice; and (2) dismiss the thirteenth claim under PAGA with prejudice as to Colley, and without	
25	prejudice as to the other employees on whose behalf Colley has brought the claim;	
26	I declare under penalty of perjury under the laws of the United States that the foregoing is	
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1	true and correct, and that this declaration was executed on February <u>8</u> , 2023.	
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3	<u>/s/ Bruce J. Highman</u> Bruce J. Highman	
4	<u>ORDER</u>	
5	Pursuant to stipulation, it is ordered that that this action be dismissed in its entirety as follows	
6	with no party seeking an award of attorneys' fees or costs from the Court: (1) the first twelve claims	
7	for relief in the second amended complaint, which is the current operative complaint, are dismissed	
8	with prejudice; and (2) the thirteenth claim under the California Labor Code Private Attorneys	
10	General Act ("PAGA") is dismissed with prejudice as to plaintiff Cindy Colley and without	
11	prejudice as to the other employees on whose behalf Colley has brought the claim.	
12	DATED: 2/10/2023 Haywool S. July.	
13 14	Honorable Haywood S. Gilliam, Jr. United States District Judge	
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